

Received From  
SEATTLE

SEP 21 2012

United States District Court  
Western District of WashingtonFILED  
LOGED  
RECEIVED

MAIL

SEP 19 2012

No. 12-cr-5039,  
11-mj-5242At Seattle  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

USA vs LEAMING, et al


MANDATORY JUDICIAL NOTICE 9-13 bKing County }  
Washington State } Verified Notice

COMES NOW Kenneth Wayne, of the Family Learning, a man born free  
as a constituent to The People of the State of Washington, competent to Testify  
and gives testimony:

Since the deadline for indictment is/was 12/22/2011, and  
there was no waiver (see MANDATORY JUDICIAL NOTICE 9-13 a) and there  
was no Indictment purported until 1/26/2012, see docket # 18,  
such "indictment" is void ab initio as an operation of law, see  
Title 18 3161(b), the sanction imposed by Congress, codified at 18  
USC 3162 (2)(1) is "shall be dismissed or otherwise dropped."

The court, having knowledge of the law, and an Oath of  
office contract, secured by official bond/surety, has a non-  
discretionary duty incorporated into the Oath contract, to  
dismiss or otherwise ~~drop~~ drop the case and restore  
the accused to his liberties. SUA SPONTE.

Given this 13<sup>th</sup> day of September,  
2012, under penalty of Bearing  
False Witness pursuant to the law  
of the Almighty Creator,

  
Kenneth Wayne, Learning

Received From  
SEATTLEUnited States District Court SEP 21 2012  
Western District of Washington

USA v Learning, et al

11-mj-5242-JRC  
12-cr-5039-RBLFILED  
LOGED  
RECEIVED

MAIL

Mandatory Judicial Notice 9-13a

SEP 19 2012

King county  
Washington republic

} Verified Notice

At SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
DEPUTY

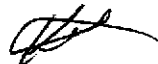
COMES NOW Kenneth Wayne, of family Learning, a free  
 Constituent to The People of the State of Washington, competent  
 to be a witness, and testifies:

The Docket Entries # 15 and #16 in the above captioned  
 action are a fraud upon the record, see law codified at  
 18 USC 1002, in that they don't have the Signature of  
 the Named Defendant, or of Kenneth Wayne, Learning, or any other  
 party given authority by Kenneth Wayne, Learning, the man whose  
 liberties are restrained under color of process in the above captioned  
 actions).

The purported "Waiver" is clearly marked "duress" in  
 view of a signature, evidencing that Kenneth Wayne, Learning  
 was under duress to write something on the form as if it  
 were the signature of a named Defendant.

The Court has a duty, upon knowledge, to sussponte  
 vacate the action so far as it pertains to the man, Kenneth  
 Wayne.

Given this 13<sup>th</sup> day of September, 2012,  
 under penalty of Bearing false witness  
 pursuant to the law of the  
 Almighty Creator, GOD,

  
 Kenneth Wayne, Learning